Case: 1:19-cv-02103-SO Doc #: 22 Filed: 11/21/19 1 of 3. PageID #: 211

Case: 1:19-cv-02103-SO Doc #: 20 Filed: 11/18/19 5 of 7. PageID #: 202

ATTACHMENT 1

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

	a faa wat				
)	Case No.:	
	Plaintiff)	JÜÜĞE	
	V.)	REPORT OF PARTIES' PLANNING MEETING UNDER FED. R. CIV. P. 26(f) AND L.R. 16.3(b)	
	Defendan	t	.)		
1.	Pursuant to Fed. R.	Civ. P. 26(f)	and L.	R. 16.3(b), a meeting was held on	
NOVEMBER	21		, 20	0 <u>19</u> and was attended by:	
BRYAN ANT	THONY REO	_ counsel for	plainti	ff(s) Pro Se Bryan Anthony Reo	
				ff(s)	
Martin Lindstedt		_ counsel for defendant(s)Pro Se Martin Lindstedt			
		_counsel for	defend	ant(s)	
				16	
2.	The parties:				
	have exchanged the	pre-discover	y discl	osures required by Rule 26(a)(1) and the	
	Court's prior or	rder;			
X	will exchange such disclosures byDecember 12, 200_19;				
	have not been requi	red to make i	nitial d	isclosures.	

3. The parties recommend the following track: X Expedited Standard Complex Administrative ____ Mass Tort 4. This case is suitable for one or more of the following Alternative Dispute Resolution ("ADR") mechanisms: Early Neutral Evaluation _____ Mediation _____ Arbitration Summary Bench Trial Summary Jury Trial X Case not suitable for ADR 5. The parties _____do/_NOT do not consent to the jurisdiction of the United States Magistrate Judge pursuant to 28 U.S.C. § 636(c). 6. Recommended Discovery Plan: (a) Describe the subjects on which discovery is to be sought and the nature and extent of discovery. Plaintiff will seek discovery on Defendant's assets and net worth such as is relevant for a determination of punitive damages award sufficient to deter and penalize Defendant's tortious conduct. Plaintiff seeks minimal documentary discovery from Defendant. (b) Discovery cut-off date: 1/21/2020 7. Recommended dispositive motion date: 2/10/2020

. 1

Case: 1:19-cv-02103-SO Doc #: 22 Filed: 11/21/19 2 of 3. PageID #: 212 Case: 1:19-cv-02103-SO Doc #: 20 Filed: 11/18/19 6 of 7. PageID #: 203

Case: 1:19-cv-02103-SO Doc #	#: 20 Filed: 11/18/19 7 of 7. PageID #: 204				
8. Recommended cut-of	ff date for amending the pleadings and/or adding additional				
parties: 12/20/2019.					
9. Recommended date for	Recommended date for a Status Hearing: 2/26/2020				
10. Other matters for the	attention of the Court:				
	f the filing of this report, Defendant d a conforming answer per the FRCP.				
It is unclear if	Defendant is prepared to proceed forward.				
	Attorney for Plaintiff(s) /S/ BRYAN ANTHONY REO				
did not agree with anyth will be submitting his o	Attorney for Plaintiff(s)				
	Attorney for Defendant(s)				
r the sentence					
. It Clies to					
	CONTROL OF SEASON SEE SEE SEE				

Case: 1:19-cv-02103-SO Doc #: 22 Filed: 11/21/19 3 of 3. PageID #: 213